



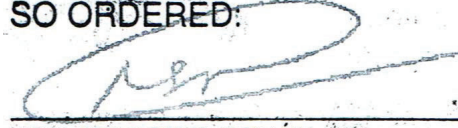
Louis V. Fasulo, Esq. – NY & NJ  
Samuel M. Braverman, Esq. – NY & NJ  
Charles Di Maggio, Esq. – NY

SBraverman@FBDMLaw.com

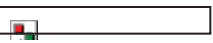
*Pro se* Deft. Jacob Rosner's (04) application for bail modification is deemed withdrawn and the Mar. 30, 2022 Hearing is cancelled. To the extent Deft. wants to incorporate arguments made by a co-defendant in their motion in limine he may do so but must file a separate motion. The Court directs standby counsel to serve a copy of this endorsement on *pro se* Deft. Jacob Rosner (04) and file proof of service. Clerk of Court is requested to terminate the motions (ECF Nos. 479 & 487).

Dated: March 22, 2022

**SO ORDERED:**

  
HON. NELSON S. ROMÁN  
UNITED STATES DISTRICT JUDGE

March 21, 2022

A  AT LAW

Nelson S. Román  
United States District Judge  
United States Courthouse  
300 Quarropas Street  
White Plains, New York 10601

Re: *United States v. Jacob Rosner (US v. Helbrans, et al.)*  
Dkt: S2 19 Cr 497-04

Dear Judge Román:

I am standby counsel for Jacob Rosner. I write to the Court at the direction of my client to move to withdraw his *pro se* motion for modification of his bail. [Dkt. Entry 479, exhibits at 480]. I spoke with Mr. Rosner on Sunday, March 21, 2022 and received his oral instruction to file this request, and then received an email from him confirming this request (which I am attaching as an exhibit.) I therefore also request that this Court withdraw its order requiring the Government to file a response to Mr. Rosner's motion and scheduling a hearing on this issue for March 30, 2022. [Dkt entry 481].

Mr. Rosner also requests that he be allowed to join in the motions *in limine* filed by his codefendants [Dkt. Entries 482 and 483 (to the extent that it seeks relief beyond an extension of time to file)], as well as whatever motion(s) Defendant Mordechay Malka will file today.

I thank the Court for its consideration.

Respectfully submitted,  
Sam Braverman  
Samuel M. Braverman, Esq.  
Fasulo Braverman & Di Maggio, LLP  
225 Broadway, Suite 715  
New York, New York 10007  
Tel. 212-566-6213

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225 Broadway, Suite 715  
New York, New York 10007  
Tel (212) 566-6213  
Fax (212) 566-8165

505 Eighth Avenue, Suite 300  
New York, New York 10018  
Tel (212) 967-0352  
Fax (201) 596-2724

1086 Teaneck Road, Suite 3A  
Teaneck, New Jersey 07666  
Tel (201) 569-1595  
Fax (201) 596-2724

MEMO ENDORSED

**From:** sofer stam yrsoferstam@gmail.com  
**Subject:** Withdraw motion  
**Date:** March 20, 2022 at 7:41 PM  
**To:** Samuel Braverman sbraverman@fdmlaw.com

SS

Hi Sam I hope that you enjoying the weekend.

I would like to withdraw the motion that I filed with the court last Friday seeking modification of the bail conditions, I would also like to cancel the hearing set by the court pursued my request in the motion filed by March 18 since I withdraw the motion everything should run the way it was till now and therefore no other hearing is needed.

Should you have any questions please reach out to me.

Thank you,

yours, Jacob Rosner

Sent from my iPad